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Special Programs Examiner

Attn: Examiner Yuen

January 11, 2010

From:

Vicki Chia

571-273-4856

Title:

Patent Assistant to Jenny G. Ko

Company:

Siemens Corporation

Dept:

Intellectual Property

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650-694-5333

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650-968-4517

Pages:

45 (including cover sheet) total

Email:

Vicki.chia@siemens.com

RE:

Recreation of appln. 09/657,635 (attorney docket no. 2000P82261US)

Message:

There may have been a disruption in the fax transmission causing part of the copies to not have been sent. Attached is the rest and should be 44 pages, in total, including our earlier transmission, 64 pages.

Kind regards,

Vicki Chia

Siemens Corporation

1230 Shorebird Way, Bldg. 3 Mountain View, CA 94043

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PAGE 02/17

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UNITED STATES PATENT AND TRADEMARK OFFICE

United States Department of Commerce United States Patons and Tredomark Office Address Commissioner of Patents and Trademarks Windington, D.C. 2020

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/657,635 09/06/2000 7590 08/12/2002		Işmayil M. Guracar	2000P82261 US	1723
		ŗ	EXAMINER	
			JAWORSKI, FI	RANCIS J
Elsa Keller SIEMENS CORPO	ND ATION			
Intellectual Propert			ART UNIT	PAPER NUMBER
186 Wood Avenue			3737	
Iselin, NJ 08830		•	DATE MAILED: 08/12/2002	

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b) (application filed on or after May 29, 2000)

The patent term adjustment to date is 181 days. If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the term adjustment will be 181 days.

If a continued prosecution application (CPA) was filed in the above-identified application, the filing date that determines patent term adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) system. (http://pair.uspto.gov)

UNITED STATES



UNITED STATES PATENT AND TRADEMARK OFFICE

6509684517

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMERCIDER OF PATENTS AND TRADEMARKS Workington, D.O. 2020.

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/657,635	09/06/2000	Ismayil M. Guracar	2000P82261 US	1723
09/0.77,033			EXAMIN	BR .
759	08/12/2002		JAWORSKI, FI	RANCIS J
Elsa Keller SIEMENS CORPO	RATION			
Intellectual Property			ART UNIT	PAPER NUMBER
186 Wood Avenue	South		3737	
Iselin, NJ 08830			DATE MAILED: 08/12/2002	

Notice of Fee Increase on October 1, 2002

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Effective October 1, 2002, 37 CFR 1.18 is proposed to be revised to change the patent issue fees as set forth below. As stated above, the final fees may be a different amount, and applicant should check the web site given above when paying the fee.

(a) Issue fee for issuing each original or reissue patent, except a design or plant patent:

By a small entity (Sec. 1.27(a))--\$655.00 By other than a small entity-\$1,310.00

(b) Issue fee for issuing a design patent:

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Page 4 of 4

	Application No.	Applicant(s)	
	09/657,635	GURACAR ET AL.	
Notice of Allowability	Examiner	Art Unit	
·	Jaworski Francis J	3737	
- The MAILING DATE of this communication appearable claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIPORT OF THE	cor cher appropriate com IGHTS. This application is and MPEP 1308. er. der 35 U.S.C. § 119(a)-(d e been received. e been received in Application icuments have been received. inder 35 U.S.C. § 119(e) icuments have been received.	with the correspondence address— D in this application. If not included amunication will be mailed in due cour is subject to withdrawal from issue at a court of the court of	se, THIS the initiative
6. Acknowledgment is made of a claim for domestic priority u	nder 35 U.S.C. §§ 120 aı	nd/or 121.	
Applicant has THREE MONTHS FROM THE "MAILING DATE" or below. Fallure to timely comply will result in ABANDONMENT of 7. A SUBSTITUTE OATH OR DECLARATION must be submit of the complex of	this application. THIS T	HREE-MONTH PERIOD IS NOT EXT EXAMINER'S AMENDMENT OF NOT	ENDABLE.
8. CORRECTED DRAWINGS must be submitted. (a) including changes required by the Notice of Draftsper 1) hereto or 2) to Paper No (b) including changes required by the proposed drawing (c) including changes required by the attached Examiner Identifying indicia such as the application number (see 27 CFR 1 of each sheet. The drawings should be filed as a separate paper. 9. DEPOSIT OF and/or INFORMATION about the depositeched Examiner's comment regarding REQUIREMENT FOR 1	correction filed, v 's Amendment / Comment 1.84(c)) should be written or with a transmittal letter acts	which has been approved by the Examint or in the Office action of Paper No. In the drawings in the top margin (not tightersed to the Official Draftsperson. ATERIAL must be submitted. Note	he back)
Àttachment(s)			_
Attachmem(s) Notice of References Cited (PTO-892) Notice of Draftperson's Patent Drawing Review (PTO-948) Information Disclosure Statements (PTO-1449), Paper No Examiner's Comment Regarding Requirement for Deposit of Biological Material	4☐ Inter 6 <u>☐</u> Exan	te of Informal Patent Application (PTC) view Summary (PTO-413), Paper No. niner's Amendment/Comment niner's Statement of Reasons for Allor Francisco. Jaworski Primary Examiner	 ; .,

To the U.S. Patent & Trademark Office

Please stamp the date of receipt of the following document(s) and return this postcard to us.

Atty Dkt.: 2000P82261US Atty.: JGK:HJG/row

S/N: 09/657,635 Filed: 08/28/01

Inventor(s): Guracar, et al.

Title: CONTRAST IMAGING BEAM SEQUENCES FOR MEDICAL DIAGNOSTIC

ULTRASOUND

Response and Amendment to Office Action dated May 6, 2002 X

Certificate of mailing dated: 7/17/02 X

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I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail, with sufficient postage, in an envelope addressed to: Commissioner for Patents, Washington, D.C.

6509684517

20231, on 7/17/02

Date of deposit

By: Raquel C. West

PATENT CASE NO. 2000P82261US

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re A	application:)
Gurac	ar et al.) Examiner: F. Jaworski
Serial	No.: 09/657,635) Group: 3737
Filed:	August 28, 2001)
For:	CONTRAST IMAGING BEAM SEQUENCES FOR MEDICAL DIAGNOSTIC ULTRASOUND))

RESPONSE AND AMENDMENT

Commissioner for Patents Washington, D.C. 20231

Dear Sir:

In response to the Office Action dated May 6, 2002, please enter the following amendment and consider the following remarks:

AMENDMENT

Please rewrite claims 1-11, 21 and 27 as follows:

1. (amended) In a method of transmitting a sequence of transmit pulses for scanning a region of a target including contrast agents, the improvement wherein:

a substantially similar energy sequence is provided for substantially each transmit scan line in the region of at least eight scan lines, where the energy sequence includes at least one collateral energy pulse between two imaging pulses.

- 2. (amended) The method of Claim 1 responsive to the transmit pulses characterized by a flow sample interleave ratio that is equal to a flow sample count minus one.
- 3. , (amended) The method of Claim 1 further comprising energy responsive to a destruction pulse where an image is responsive to the energy of the imaging pulses and substantially free of response to the energy of the destruction pulse.
- 4. (amended) The method of Claim 1 responsive to the transmit pulses characterized by a flow sample interleave ratio that is two and a flow sample count that is three.
- 5. (amended) The method of Claim 4 comprising e eCeCeCe e where "e" represents a collateral energy pulse and "C" represents an imaging energy pulse.
- 6. (amended) The method of Claim I responsive to the transmit pulses characterized by a flow sample interleave ratio that is three and a flow sample count that is four.
- 7. (amended) The method of Claim 6 comprising e eC eCeeCe Ce e where "e" represents a collateral energy pulse and "C" represents an imaging energy pulse.
- 8. (amended) The method of Claim 1 responsive to the transmit pulses characterized by a flow sample interleave ratio that is three and a flow sample count that is three.

- 9. (amended) The method of Claim 8 comprising e eC eCe Ce e where "e" represents a collateral energy pulse and "C" represents a imaging energy pulse.
- 10. (amended) The method Claim 1 wherein the flow sample interleave ratio is an integer multiple of one less than a flow sample count.
- 11. (amended) A method for imaging contrast agents with an ultrasound system, the method comprising the acts of:
- (a) generating a substantially similar transmit pulse sequence for substantially each line in a scanned region of at least eight scan lines; and
- (b) interleaving collateral pulses from a transmission along a first scan line between at least two imaging pulses along a second different scan line, the transmit pulse sequence including energy from collateral pulses of adjacent scan lines and imaging pulses on each line.
- 21. (amended) A method for imaging contrast agents with an ultrasound system, the method comprising the acts of:
 - (a) transmitting a first pulse along a first scan line;
- (b) transmitting a second pulse along a second scan line after (a), the second scan line adjacent the first scan line;
 - (c) transmitting a third pulse along the first scan line after (b); and
- (d) repeating (a), (b) and (c) for a different set of scan lines such that a substantially same sequence of collateral and imaging pulses is provided for each of a plurality of scan lines including the scan lines of the different sets.
- 27. (amended) A method for imaging contrast agents with an ultrasound system, the method comprising:
 - (a) transmitting nulses with a flow sample interleave ratio greater than one:

PACE 1/19 * RCVD AT 1/1/12010 2:27:12 PM [Eastern Standard Time] * SVR: USPTO-EFXRF-5/42 * DNIS:2734856 * CSID:6509684517 * DURATION (mm-ss):10-54



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Tradomera Office Address: COMMESSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 2023

APPLICATION NO.	ICATION NO. PILING DATE		PPLICATION NO. PILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/657,635	09/06/2000		Ismayil M. Guracar	2000P82261 US	1723		
7590 08/12/2002		08/12/2002		EXAMIN	ER		
Elsa Keller				JAWORSKI, F	RANCIS J		
SIEMENS CORP Intellectual Prope				ART UNIT	PAPER NUMBER		
186 Wood Avenu				3737			
Iselin, NJ 08830				DATE MAIL ED: 08/12/2002			

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Page 3 of 4

PTOL-85 (REV. 04-02) Approved for use through 01/31/2004.

PAGE 2/19 * RCVD AT 1/1/2010 2:27:12 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-5/42 * DNIS:2734856 * CSID:6509684517 * DURATION (mm-ss):10-54



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMERCIANT OF PATENTS AND TRADEMARKS
Washington, D.C. 30281

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/657,635	09/06/2000	ismayil M. Guracur	2000P82261 US	1723
7590 08/12/2002			EXAMINE	ER
Elsa Keller			JAWORSKI, FI	RANCIS J
SIEMENS CORPO Intellectual Propert			ART UNIT	Paper number
186 Wood Avenue			3737	
Iselin, NJ 08830 UNITED STATES			DATE MAILED: 08/12/2002	

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Page 4 of 4

PTOL-85 (REV. 04-02) Approved for use through 01/31/2004.

PAGE 3/19 * RCVD AT 1/1/2010 2:27:12 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-5M2 * DNIS:2734856 * CSID:6509684517 * DURATION (mm-ss):10-54

3 Notice of Draftperson's Patent Drawing Review (PTO-948) 4 Interview Summary (PTO-413), Paper No 5 Information Disclosure Statements (PTO-1449), Paper No 6 Examiner's Amendment/Comment		Application No.	Applicant(s)	
Notice of Allowability Examiner Javonski Francis J. 3737		00/867 635	GURACAR ET AL.	
All claims being allowable, PROSECUTION ON THE MERTIS is (OR REMAINS) CLOSED in this application. The trinclude hereath (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. THIS NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdrawal from issue at the initiative of the Office or upon petition by the applicant. See 37 CFR 1313 and MPEP 1308. 1. ☑ This communication is responsive to amount 7-23-02. 2. ☑ The allowed claim(s) laxing -1-16.1-5.3-8. 3. ☐ The drawings field on	Notice of Allowability			
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Applicant has THREE MONTHS FROM THE "MAILING DATE" of this communication to file a reply complying with the requirements noted below. Failure to timely comply will result in ABANDONMENT of this application. THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 7. A SUBSTITUTE OATH OR DECLARATION must be submitted. Note the attached EXAMINER'S AMENDMENT or NOTICE OF INFORMAL PATENT APPLICATION (PTO-152) which gives reason(s) why the oath or declaration is deficient. 8. CORRECTED DRAWINGS must be submitted. (a) including changes required by the Notice of Draftsperson's Patent Drawing Review (PTO-948) attached 1) hereto or 2) to Paper No. (b) including changes required by the proposed drawing correction filed which has been approved by the Examiner. (c) Including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No. Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the drawings in the top margin (not the back) of each sheet. The drawings should be filed as a separate paper with a transmittal letter addressed to the Official Draftsperson. 9. DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL. Artachment(s) 1 Notice of References Cited (PTO-892) 3 Notice of Draftperson's Patent Drawing Review (PTO-948) 5 Information Disclosure Statements (PTO-1449), Paper No. 6 Examiner's Amendment/Comment of Reasons for Allowance of Biological Material 1 Notice of Draftperson's Patent Drawing Review (PTO-948) 6 Examiner's Comment Regarding Requirement for Deposit of Biological Material	All claims being allowable, PROSECUTION ON THE MERITS herewith (or previously mailed), a Notice of Allowance (PTOL-NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.3 1. This communication is responsive to amdt 7-23-02. 2. The allowed claim(s) is/are 1-16,18-38. 3. The drawings filed on are accepted by the Exam 4. Acknowledgment is made of a claim for foreign priority a)	opears on the cover sheet with IS (OR REMAINS) CLOSED in 185) or other appropriate community RIGHTS. This application is subto an and MPEP 1308. Index. Index 35 U.S.C. § 119(a)-(d) or the country of	the correspondence address—this application. If not included alcation will be mailed in due course, bject to withdrawal from issue at the fig. The state of the state application from this national stage application from provisional application).	initiative
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Including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No	• • •	na companian filad	has been approved by the Evenine	
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Notice of Draftperson's Patent Drawing Review (PTO-948) Solution Disclosure Statements (PTO-1449), Paper No	Attachment(s)			•
DTO 27 (Bay 04 04)	 5☐ Information Disclosure Statements (PTO-1449), Paper No. 7☐ Examiner's Comment Regarding Requirement for Deposit 	4	Summary (PTO-413), Paper Nos a Amendment/Comment b Statement of Reasons for Allowand Francis J. Jaworski	-: -:
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PAGE 4/19 * RCVD AT 1/1/2010 2:27:12 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-5/42 * DNIS:2734856 * CSID:6509684517 * DURATION (mm-ss):10-54

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Date of deposit

By: Raquel C. West

PATENT CASE NO. 2000P82261US

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application:)
Guracar et al.) Examiner: F. Jaworski
Serial No.: 09/657,635) Group: 3737
Filed: August 28, 2001)
For: CONTRAST IMAGING BEAM SEQUENCES)

RESPONSE AND AMENDMENT

Commissioner for Patents Washington, D.C. 20231

Dear Sir:

In response to the Office Action dated May 6, 2002, please enter the following amendment and consider the following remarks:

AMENDMENT

Please rewrite claims 1-11, 21 and 27 as follows:

1. (amended) In a method of transmitting a sequence of transmit pulses for scanning a region of a target including contrast agents, the improvement wherein:

a substantially similar energy sequence is provided for substantially each transmit scan line in the region of at least eight scan lines, where the energy sequence includes at least one collateral energy pulse between two imaging pulses.

- 2. (amended) The method of Claim 1 responsive to the transmit pulses characterized by a flow sample interleave ratio that is equal to a flow sample count minus one.
- 3. (amended) The method of Claim 1 further comprising energy responsive to a destruction pulse where an image is responsive to the energy of the imaging pulses and substantially free of response to the energy of the destruction pulse.
- 4. (amended) The method of Claim 1 responsive to the transmit pulses characterized by a flow sample interleave ratio that is two and a flow sample count that is three.
- 5. (amended) The method of Claim 4 comprising e eCeCeCe e where "e" represents a collateral energy pulse and "C" represents an imaging energy pulse.
- 6. (amended) The method of Claim 1 responsive to the transmit pulses characterized by a flow sample interleave ratio that is three and a flow sample count that is four.
- 7. (amended) The method of Claim 6 comprising e eC eCeeCe Ce e where "e" represents a collateral energy pulse and "C" represents an imaging energy pulse.
- 8. (amended) The method of Claim 1 responsive to the transmit pulses characterized by a flow sample interleave ratio that is three and a flow sample count that is three.

- 9. (amended) The method of Claim 8 comprising e eC eCe Ce e where "e" represents a collateral energy pulse and "C" represents a imaging energy pulse.
- 10. (amended) The method Claim 1 wherein the flow sample interleave ratio is an integer multiple of one less than a flow sample count.
- 11. (amended) A method for imaging contrast agents with an ultrasound system, the method comprising the acts of:
- (a) generating a substantially similar transmit pulse sequence for substantially each line in a scanned region of at least eight scan lines; and
- (b) interleaving collateral pulses from a transmission along a first scan line between at least two imaging pulses along a second different scan line, the transmit pulse sequence including energy from collateral pulses of adjacent scan lines and imaging pulses on each line.
- 21. (amended) A method for imaging contrast agents with an ultrasound system, the method comprising the acts of:
 - (a) transmitting a first pulse along a first scan line;
- (b) transmitting a second pulse along a second scan line after (a), the second scan line adjacent the first scan line;
 - (c) transmitting a third pulse along the first scan line after (b); and
- (d) repeating (a), (b) and (c) for a different set of scan lines such that a substantially same sequence of collateral and imaging pulses is provided for each of a plurality of scan lines including the scan lines of the different sets.
- 27. (amended) A method for imaging contrast agents with an ultrasound system, the method comprising:
 - (a) transmitting pulses with a flow sample interleave ratio greater than one;

- (b) generating a substantially similar imaging pulse and collateral pulse energy sequence for substantially each transmit line in a scanned region including at least eight transmit lines; and
 - (c) sampling energy responsive to each transmitted pulse.

Please cancel claim 17.

REMARKS

The amendments to the rewritten claims are shown in the attached Appendix. In the Appendix, additions are underlined and deletions are indicated with brackets.

In the Office Action, the Examiner rejected claims 1-10 pursuant to 35 U.S.C. §101 as non-statutory subject matter. Claims 11-33 were rejected pursuant to 35 U.S.C. §103(a) as being unpatentable over Clark (U.S. Patent No. 5,980,458) in view of Poland (U.S. Patent No. 6,080,107) or over Hwang (U.S. Patent No. 6,193,662) in combination with Averkiou et al. (U.S. Patent No. 6,186,950). Claims 34-38 were rejected pursuant to 35 U.S.C. §103(a) as being unpatentable over Averkiou et al. or Hwang et al. (U.S. Patent No. 6,228,031). Applicants respectfully request reconsideration of claims 1-38, including independent claims 1, 11, 21, 27, 29 and 34.

Claims 1-10 have been amended to clarify that the sequence is part of a method of transmitting. Claims 1-10 claim statutory subject matter.

The pulse sequence limitation of some of the independent claims was also amended to more clearly indicate the pulses or energy considered as part of the pulse sequence. These amendments clarify the pulse sequence term already in the claims, so do not narrow the claims. Likewise, the amendments adding at least eight scan lines clarify the meaning of scanned region.

Claim 1 requires a substantially similar energy sequence for each of at least eight scan lines where the energy sequence includes a collateral energy pulse between two imaging pulses. None of the cited references disclose these.

Clark teaches an interleave transmit sequence of A1, B1, C1, A2, B2, C2, A3, B3, C3 and so on (col. 2, lines 35-44) where A, B and C are the scan lines and 1, 2 and 3 are the transmission number along that scan line. Further cited disclosure of Clark does not provide for another specific sequence. Using the sequence of Clark, each scan line A, B and C is subjected to a different energy or pulse sequence. Scan line A receives Ce Ce Ce; scan line B receives eCeeCeeCe and scan line C receives eC eC eC where "C" represents energy from an imaging pulse on the scan line and "e" represents energy from an imaging pulse along an adjacent scan line. Scan line C may receive additional collateral energy depending on the meaning of "and so on." Repeating this interleave sequence for other scan lines (e.g. D, E and F) merely results in continuing to introduce an artifact from differences in energy sequences, so does not result in substantially the same energy or pulse sequence. For example, scan line C would then receive eC eC eCe e e, still different than A and B. Clark does not disclose a substantially similar energy sequence for each of at least eight scan lines where the energy sequence includes a collateral energy pulse between two imaging pulses.

Poland, unlike Clark, discloses contrast agent imaging. Poland does not teach specific transmit sequences, so does not disclose a substantially similar energy sequence for each of at least eight scan lines where the energy sequence includes a collateral energy pulse between two imaging pulses.

Hwang '662 discloses various transmit sequences with a flow sample interleave ratio of one (see Figures 1-4). The pulses for each transmitted scan line are sequentially transmitted before transmitting along another scan line. Multiple receive scan lines are formed for each transmit line. Further sets of information may be formed by interpolating between received scan lines. The Examiner notes that the distinction between interleaved and collateral pulses in relation to scan lines is blurred because the interpolated lines are also referred to as scan lines. However, claim 1 is a sequence of transmit pulses where the energy sequence is for each transmit scan line. Hwang '662 does not suggest a substantially similar energy sequence for

each of at least eight transmit scan lines where the energy sequence includes a collateral energy pulse between two imaging pulses.

The cited disclosure of Averkiou et al. teaches a time interleaved contrast agent imaging transmit sequence (col. 7, lines 6-32). Transmit pulses along four adjacent scan lines are fired. This sequence is then repeated once or twice more for the same four scan lines using any of various phasing of the transmit waveforms. If the same sequence is then repeated for transmit scan lines 5-8, 9-12..., the imaging and collateral energy sequence varies between transmit scan lines. Averkiou et al. do not teach repetition or how to repeat the sequence across the region. Averkiou et al. do not teach how to scan an entire region or more than four scan lines, so Averkiou et al. do not suggest a substantially similar energy sequence for each of at least eight transmit scan lines where the energy sequence includes a collateral energy pulse and imaging pulses.

Claim 11, like claim 1, requires generating a substantially similar transmit pulse sequence for substantially each line in a scanned region of at least eight scan lines where the transmit pulse sequence includes energy from collateral pulses and imaging pulses on each line. As discussed above, none of the cited references disclose this limitation.

Claim 21, similar to claim 11, requires repeating three transmissions along two scan lines for different sets of scan lines such that a substantially same sequence of collateral and imaging pulses is provided for each of the scan lines. Clark and Averkiou et al. teach a single sequence for multiple lines, but do not disclose repeating the sequence for other lines where the sequence is substantially the same for each of the scan lines in both different sets. If merely repeated for different sets, then the sequences of both Clark and Averkiou et al. provided for different collateral and imaging pulse sequences for different scan lines. As previously discussed with respect to claim 1, Poland does not suggest specific transmit sequences. Hwang '662 discloses in the Figures transmitting without interleaving, so does not suggest the claimed transmission sequence.

Claim 27 requires using a flow sample interleave ratio greater than one for generating a substantially similar imaging pulse and collateral pulse energy sequence for substantially each transmit line in a scanned region including at least eight scan lines. Clark provides different imaging and collateral pulse energy sequences for different transmit lines. Poland does not suggest specific transmit sequences. Hwang '662 does not suggest a flow sample interleave ratio greater than one for transmit scan lines. Averkiou et al. do not provide a substantially similar imaging pulse and collateral pulse energy sequence for each transmit line in a region including at least eight scan lines.

The dependent claims 2-10, 12-16, 18-20, 22-26 and 28 depend from the independent claims discussed above. Accordingly, these dependent claims are allowable for the reasons discussed above for the independent claims. Further limitations of the dependent claims distinguish these claims from the cited references. For example, none of the references disclose: a flow sample interleave ratio that is equal to an integer multiple of a flow sample count minus one as claimed in claims 2, 10, 12, 18, 22, 26 and 28; or the specific combinations of flow sample interleave ratio and flow sample count as claimed in claims 4-9, 14-16 and 23-25.

Claim 29 requires replacing signals of one scan line with signals of another scan line based on a comparison of an intensity with a value. The cited disclosure of Clark discloses parallel artifacts, but suggests filtering and transmit changes to generate images without these parallel artifacts (col. 4, line 10-col. 6, line 9). Clark contemplates application to an entire image, so does not suggest comparison and replacement based on the comparison.

Poland determines a concentration of contrast agent and adjustment of characteristics of the acoustic imaging signals based on the concentration (col. 4, lines 6-15). For example, the receive signal amplitude is reduced or the transmit power is changed (col. 4, lines 15-24). Depletion transmissions may be used to control the concentration of contrast agent (col. 5, line 63-col. 6, line 29). Poland does not suggest replacing signals of one scan line with signals of another scan line based on a comparison.

Hwang '662 discloses pulse inversion scanning (col. 2, lines 33-40). Data for different receive scan lines of opposite phase are combined (col. 3, lines 4-16). For interpolated lines, axial re-sampling or filtering is used to remove an artifact (col. 6, lines 19-55). In one embodiment, multi-line interpolation motion artifact is avoided by using a transmit sequence (col. 10, lines 13-28). The Examiner does not cite to disclosure by Hwang '662 of any replacement of data based on a comparison.

Averkiou et al. disclose a motion artifact resulting from using two transmissions to a same area (col. 3, lines 1-48). To address this motion artifact, Averkiou et al. transmit at least one further pulse (col. 3, lines 49-56). The signals responsive to the three pulses are then combined for imaging (col. 4, lines 8-28). Averkiou et al. use three or more transmissions for reducing the motion artifact, so do not suggest replacing signals of one scan line based on a comparison. Furthermore, a user of the system in a two pulse mode would not compare the intensities to a value in order to switch to the three pulse mode. Averkiou et al. do not suggest the limitations of claim 29.

Claim 34, similar to claim 29, requires identifying signals associated with an image artifact and replacing the signals as a function of signals responsive to contrast agents. As discussed above, Averkiou et al. use a specific process to avoid artifacts, so do not suggest replacing signals associated with artifacts. Where a user switches between modes, signals are not replaced. Instead, different imaging is performed.

Hwang et al. '031 disclose avoiding a picket fence artifact by filtering or averaging received scan line data (col. 4, lines 41-54). The system does not identify an artifact and then replace signals. A user switching between modes due to viewing an artifact does not cause replacement of signals, but merely sets up different imaging.

CONCLUSION:

Applicants respectfully submit that all of the pending claims are in condition for allowance and seeks early allowance thereof. If for any reason, the Examiner is unable to allow the application but believes that an interview would be helpful to resolve any issues, he is respectfully requested to call Henry Groth at (650) 943-7350 or Craig Summerfield at (312) 321-4726.

Respectfully submitted,

Knny Ko Keg. No. 44,190

ON BEHALF OF

Henry J. Groth Reg. No. 39,696

Attorney for Applicants

Siemens Corporation Intellectual Property Department 186 Wood Avenue South Iselin, N.J. 08830

Dated: July 17, 2002

APPENDIX

1. (amended) In a method of transmitting a sequence of transmit pulses for scanning a region of a target including contrast agents, the improvement wherein:

a substantially similar energy sequence is provided for substantially each <u>transmit</u> scan line in the region <u>of at least eight scan lines</u>, where the energy sequence includes at least one collateral energy pulse between two imaging pulses.

- 2. (amended) The [sequence] method of Claim 1 responsive to the transmit pulses characterized by a flow sample interleave ratio that is equal to a flow sample count minus one.
- 3. (amended) The [sequence] <u>method</u> of Claim 1 further comprising energy responsive to a destruction pulse where an image is responsive to the energy of the imaging pulses and substantially free of response to the energy of the destruction pulse.
- 4. (amended) The [sequence] method of Claim 1 responsive to the transmit pulses characterized by a flow sample interleave ratio that is two and a flow sample count that is three.
- 5. (amended) The [sequence] method of Claim 4 comprising e eCeCeCe e where "e" represents a collateral energy pulse and "C" represents an imaging energy pulse.
- 6. (amended) The [sequence] <u>method</u> of Claim 1 responsive to the transmit pulses characterized by a flow sample interleave ratio that is three and a flow sample count that is four.
- 7. (amended) The [sequence] method of Claim 6 comprising e eC eCeeCe Ce e where "e" represents a collateral energy pulse and "C" represents an imaging energy pulse.

- 8. (amended) The [sequence] <u>inethod</u> of Claim 1 responsive to the transmit pulses characterized by a flow sample interleave ratio that is three and a flow sample count that is three.
- 9. (amended) The [sequence] method of Claim 8 comprising e eC eCe Ce e where "e" represents a collateral energy pulse and "C" represents a imaging energy pulse.
- 10. (amended) The [sequence] method Claim 1 wherein the flow sample interleave ratio is an integer multiple of one less than a flow sample count.
- 11. (amended) A method for imaging contrast agents with an ultrasound system, the method comprising the acts of:
- (a) generating a substantially similar <u>transmit</u> pulse sequence for substantially each line in a scanned region <u>of at least eight scan lines</u>; and
- (b) interleaving collateral pulses from a transmission along a first scan line between at least two imaging pulses along a second different scan line, the transmit pulse sequence including energy from collateral pulses of adjacent scan lines and imaging pulses on each line.
- 21. (amended) A method for imaging contrast agents with an ultrasound system, the method comprising the acts of:
 - (a) transmitting a first pulse along a first scan line;
- (b) transmitting a second pulse along a second scan line after (a), the second scan line adjacent the first scan line;
 - (c) transmitting a third pulse along the first scan line after (b); and
- (d) repeating (a), (b) and (c) for a different set of scan lines such that a substantially same sequence of collateral and imaging pulses is provided for each of a plurality of scan lines including the scan lines of the different sets.

- 27. (amended) A method for imaging contrast agents with an ultrasound system, the method comprising:
 - (a) transmitting pulses with a flow sample interleave ratio greater than one;
- (b) generating a substantially similar <u>imaging pulse and collateral pulse</u> energy sequence for substantially each <u>transmit</u> line in a scanned region <u>including at least eight</u> transmit lines; and
 - (c) sampling energy responsive to each transmitted pulse.

PAGE 17/19 * RCVD AT 1/11/2010 2:27:12 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-5/42 * DNIS:2734856 * CSID:6509684517 * DURATION (mm-ss):10-54



Unried States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCIE United States Patent and Trademark Union Address: OCAMMERIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20221 www.migragov

APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO.

09/657,635 09/06/2000 Ismayil M. Gurzuir 2000P82261 US 1723

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Iselin, NJ 08830

05/06/2002

Elsa Keller
SIEMENS CORPORATION
Intellectual Property Department
186 Wood Avenue South

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MAY 1 3 2002

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DEPARTMENT

EXAMINER

PAPER NUMBER

JAWORSKI, FRANCIS J

ART UNIT

DATE MAILED: 05/06/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

REC'D.

PD 2000P82261US

THE DATE 8-60-02

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ن ٠	09/657,635	GURACAR ET AL.
Office Action Summary	Examiner	Art Unit
	Jaworski Francis J.	3737
The MAILING DATE of this communication app	ears on the cover sheet with the	correspondence address -
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY	IS SET TO EXPIRE 3 MONTH	H(S) FROM
THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply if NO period for reply is specified above, the maximum estatutory period reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	15(a). In no event, however, may a reply be to within the statutory minimum of thirty (30) de till apply and will expire SIX (5) MONTHS fro	Ilmely filed ays will be considered timely. m the mailing date of this communication. IED (35 U.S.C. § 133).
1) Responsive to communication(s) filed on 13 f	lovember 2000 .	
2a) ☐ This action is FINAL. 2b) ☑ Th	is action is non-final.	
3) Since this application is in condition for allower closed in accordance with the practice under a	ince except for formal matters, Ex parte Quayle, 1935 C.D. 11,	prosecution as to the merits is 453 O.G. 213.
Disposition of Claims		
4) Claim(s) 1-38 is/are pending in the application		
4a) Of the above claim(s) is/are withdraw	vn from consideration.	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-38</u> is/are rejected.		
7) Claim(s) is/are objected to.	4 #!	
8) ☐ Claim(s) are subject to restriction and/or Application Papers	r election requirement.	
9) The specification is objected to by the Examine	r. 	
10) The drawing(s) filed on is/are: a) accept	·	
Applicant may not request that any objection to the		
11) The proposed drawing correction filed on		roved by the Examiner.
If approved, corrected drawings are required in rep	•	
12) The oath or declaration is objected to by the Ex	aminer.	
Priority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgment is made of a claim for foreign	prionty under 35 U.S.C. § 119	(a)-(d) or (t).
a) All b) Some * c) None of:	1 1 1	
1. Certified copies of the priority documents		Can Ala
2. Certified copies of the priority documents	• •	
3. Copies of the certified copies of the prior application from the International But * See the attached detailed Office action for a list.	reau (PCT Rule 17.2(a)).	-
14)☐ Acknowledgment is made of a claim for domestic	priority under 35 U.S.C. § 119	(e) (to a provisional application).
a) ☐ The translation of the foreign language pro 15)☐ Acknowledgment is made of a claim for domesti		
Attachment(s)		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 2.	5) Notice of Information	ry (PTO-413) Paper No(s) I Patent Application (PTO-152)
U.5. Patent and Yrademark Office PTO-326 (Rev. 04-01) Office Act	tion Summary	Dart of Paner No. 5

Office Action Summary

Part of Paper No. 5

PACE 19/19 * RCVD AT 1/11/2010 2:27:12 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-5/42 * DNIS:2734856 * CSID:6509684517 * DURATION (mm-ss):10-54

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 11 33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Clark (US5980458) in view of Poland (US6080107)...

The former is directed to interleaved collateral transmissions as per col. 2 line 3 - col. 4 line 5 and/or as supplemented col. 4 line 9 - col. 6 line 8. It would have been obvious in view of the

PAGE 1/9 * RCVD AT 1/17/2010 2:17:50 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-5/16 * DNIS:2734856 * CSID:6509684517 * DURATION (mm-ss):03-44



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Parent and Tradonart Office Address COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20221

APPLICATION NO.	PILI	NG DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/657,635	09	/06/2000	Ismayil M. Guracar	2000P82261 US 17	
	7590	08/12/2002		EXAMINI	er .
Elsa Keller				JAWORSKI, FI	RANCIS J
SIEMENS CORP				ART UNIT	PAPER NUMBER
186 Wood Avenue			•	3737	
Iselin, NJ 08830				DAME MAN (20), 00/10/2000	

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b) (application filed on or after May 29, 2000)

The patent term adjustment to date is 181 days. If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the term adjustment will be 181 days.

If a continued prosecution application (CPA) was filed in the above-identified application, the filing date that determines patent term adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) system. (http://pair.uspto.gov)

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PTOL-85 (REV. 04-02) Approved for use through 01/31/2004.

PAGE 219 * RCVD AT 1/11/2010 2:17:50 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-5/16 * DNIS:2734856 * CSID:6509684517 * DURATION (mm-ss):03-44



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMESSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.nepto.gm

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/657,635	09/06/2000	Ismayil M. Guracar	2000P82261 US	1723
7590	590 08/12/2002		EXAMIN	ER
Elsa Keller SIEMENS CORPO			JAWORSKI, F	RANCIS J
Intellectual Propert			ART UNIT	PAPER NUMBER
186 Wood Avenue			3737	
Iselin, NJ 08830 UNITED STATES			DATE MAILED: 08/12/2002	

Notice of Fee Increase on October 1, 2002

If a reply to a "Notice of Allowance and Fee(s) Due" is filed in the Office on or after October 1, 2002, then the amount due may be higher than that set forth in the "Notice of Allowance and Fee(s) Due" since there will be an increase in fees effective on October 1, 2002. See Revision of Patent and Trademark Fees for Fiscal Year 2003: Notice of Proposed Rulemaking. 67 Fed. Reg. 30634, 30636 (May 7, 2002). Although a change to the amount of the publication fee is not currently proposed for October 2002, if the issue fee or publication fee is to be paid on or after October 1, 2002, applicant should check the USPTO web site for the current fees before submitting the payment. The USPTO Internet address for the fee schedule is: http://www.uspto.gov/main/howtofces.htm.

If the issue fee paid is the amount shown on the "Notice of Allowance and Fee(s) Due," but not the correct amount in view of the fee increase, a "Notice to Pay Balance of Issue Fee," will be mailed to applicant. In order to avoid processing delays associated with mailing of a "Notice to Pay Balance of Issue Fee," if the response to the Notice of Allowance and Fee(s) due form is to be filed on or after October 1, 2002 (or mailed with a certificate of mailing on or after October 1, 2002), the issue fee paid should be the fee that is required at the time the fee is paid. If the issue fee was previously paid, and the response to the "Notice of Allowance and Fee(s) Due" includes a request to apply a previously-paid issue fee to the issue fee now due, then the difference between the issue fee amount at the time the response is filed and the previously paid issue fee should be paid. See Manual of Patent Examining Procedure, Section 1308.01 (Eighth Edition, August 2001).

Effective October 1, 2002, 37 CFR 1.18 is proposed to be revised to change the patent issue fees as set forth below. As stated above, the final fees may be a different amount, and applicant should check the web site given above when paying the fee.

(a) Issue fee for issuing each original or reissue patent, except a design or plant patent:

By a small entity (Sec. 1.27(a))--\$655.00 By other than a small entity--\$1,310.00

(b) Issue fee for issuing a design patent:

By a small entity (Sec. 1.27(a))--\$235.00 By other than a small entity--\$470.00

(c) Issue fee for issuing a plant patent:

By a small entity (Sec. 1.27(a))--\$315.00 By other than a small entity--\$630.00

Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at (703) 305-8283.

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PTOL-85 (REV. 04-02) Approved for use through 01/31/2004.

PAGE 3/9 * RCVD AT 1/1/12010 2:17:50 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-5/16 * DNIS:2734866 * CSID:6509684517 * DURATION (mm-ss):03-44

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	Application No.	Applicant(s)	
	09/657,635	GURACAR ET AL.	
Notice of Allowability	Examiner	Art Unit	
	Jaworski Francis J	3737	
The MAILING DATE of this communication a All claims being allowable, PROSECUTION ON THE MERITS herewith (or previously mailed), a Notice of Allowance (PTOL- NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATEN' of the Office or upon petition by the applicant. See 37 CFR 1. This communication is responsive to amdt 7-23-02. The allowed claim(s) is/are 1-16,18-38. The drawings filed on are accepted by the Exant A. ☐ Acknowledgment is made of a claim for foreign priority a) ☐ All b) ☐ Some* c) ☐ None of the: 1. ☐ Certified copies of the priority documents in 2. ☐ Certified copies of the priority documents in 3. ☐ Copies of the certified copies of the priority International Bureau (PCT Rule 17.2(a)) * Certified copies not received: 5. ☐ Acknowledgment is made of a claim for domestic priorit (a) ☐ The translation of the foreign language provision 6. ☐ Acknowledgment is made of a claim for domestic priority	is IS (OR REMAINS) CLOSED in the S5) or other appropriate community RIGHTS. This application is sure 313 and MPEP 1308. In the state of the state o	the correspondence address— his application. If not included lication will be mailed in due course. The bject to withdrawal from issue at the init f). No In this national stage application from the provisional application).	tiative
Applicant has THREE MONTHS FROM THE *MAILING DATE below. Failure to timely comply will result in ABANDONMENT 7. A SUBSTITUTE OATH OR DECLARATION must be supported by the property of the pro	of this application. THIS THRE ubmitted. Note the attached EXA	E-MONTH PERIOD IS NOT EXTENDA MINER'S AMENDMENT or NOTICE OF	BLE.
8. CORRECTED DRAWINGS must be submitted.			
(a) ☐ including changes required by the Notice of Drafts	person's Patent Drawing Review	(PTO-948) attached	
1) hereto or 2) to Paper No		h h	•
(b) including changes required by the proposed drawi			
(c) Including changes required by the attached Exami	ner's Amendment / Comment or i	n the Office action of Paper No	
. Identifying indicia such as the application number (see 37 CF of each sheet. The drawings should be filed as a separate pa) •.
9. DEPOSIT OF and/or INFORMATION about the de attached Examiner's comment regarding REQUIREMENT FOR	posit of BIOLOGICAL MATER R THE DEPOSIT OF BIOLOGICA	RIAL must be submitted. Note the LL MATERIAL.	•
Àttachment(s)			
1) 4☐ Interview 5 6☐ Examiner's	formal Patent Application (PTO-152) furmary (PTO-413), Paper No famendment/Comment Statement of Reasons for Allowance Francis J. Jaworski Primary Examiner	
U.S. Patent and Trademark Office PTO-37 (Rev. 04-01)	Notice of Allowability	Part of Paper N	
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PACE 4/9 * RCVD AT 1/17/2010 2:17:50 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-5/16 * DNIS:2734856 * CSID:6509684517 * DURATION (mm-ss):03-44

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Please stamp the date of receipt of the following document(s) and return this postcard to us.

Atty Dkt.: 2000P82261US Atty.: JGK:HJG/rcw

S/N: 09/657,635 Filed: 08/28/01

Inventor(s): Guracar, et al.

Title: CONTRAST IMAGING BEAM SEQUENCES FOR MEDICAL DIAGNOSTIC

ULTRASOUND

Response and Amendment to Office Action dated May 6, 2002 Х

X Certificate of mailing dated: 7/17/07

To the U.S. Patent & Trademark Office

Please stamp the date of receipt of the following document(s) and return this postcard to us.

Atty Dkt.: 2000P82261US Atty.: JGK:HJG/row

S/N: 09/657,635 Filed: 08/28/01

Inventor(s): Guracar, et al.

Title: CONTRAST IMAGING BEAM SEQUENCES FOR MEDICAL DIAGNOSTIC

ULTRASOUND

X

Response and Amendment to Office Action dated May 6, 2002 Х

Certificate of mailing dated: #/1 7/02



PAGE 519 * RCVD AT 1/11/2010 2:17:50 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-5/16 * DNIS:2734856 * CSID:6509684517 * DURATION (mm-ss):03-44

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Date of deposit

By: Raquel C. West

PATENT CASE NO. 2000P82261US

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

in re Application:)
Guracar et al.) Examiner: F. Jaworski
Serial No.: 09/657,635) Group: 3737
Filed: August 28, 2001)
For: CONTRAST IMAGING BEAM SEQUENCES)

RESPONSE AND AMENDMENT

Commissioner for Patents Washington, D.C. 20231

Dear Sir:

In response to the Office Action dated May 6, 2002, please enter the following amendment and consider the following remarks:

AMENDMENT

Please rewrite claims 1-11, 21 and 27 as follows:

1. (amended) In a method of transmitting a sequence of transmit pulses for scanning a region of a target including contrast agents, the improvement wherein:

a substantially similar energy sequence is provided for substantially each transmit scan line in the region of at least eight scan lines, where the energy sequence includes at least one collateral energy pulse between two imaging pulses.

- 2. (amended) The method of Claim 1 responsive to the transmit pulses characterized by a flow sample interleave ratio that is equal to a flow sample count minus one.
- 3. (amended) The method of Claim 1 further comprising energy responsive to a destruction pulse where an image is responsive to the energy of the imaging pulses and substantially free of response to the energy of the destruction pulse.
- 4. (amended) The method of Claim 1 responsive to the transmit pulses characterized by a flow sample interleave ratio that is two and a flow sample count that is three.
- 5. (amended) The method of Claim 4 comprising e eCeCeCe e where "e" represents a collateral energy pulse and "C" represents an imaging energy pulse.
- 6. (amended) The method of Claim 1 responsive to the transmit pulses characterized by a flow sample interleave ratio that is three and a flow sample count that is four.
- 7. (amended) The method of Claim 6 comprising e eC eCeeCe Ce e where "e" represents a collateral energy pulse and "C" represents an imaging energy pulse.
- 8. (amended) The method of Claim 1 responsive to the transmit pulses characterized by a flow sample interleave ratio that is three and a flow sample count that is three.

- 9. (amended) The method of Claim 8 comprising e eC eCe Ce e where "e" represents a collateral energy pulse and "C" represents a imaging energy pulse.
- 10. (amended) The method Claim 1 wherein the flow sample interleave ratio is an integer multiple of one less than a flow sample count.
- 11. (amended) A method for imaging contrast agents with an ultrasound system, the method comprising the acts of:
- (a) generating a substantially similar transmit pulse sequence for substantially each line in a scanned region of at least eight scan lines; and
- (b) interleaving collateral pulses from a transmission along a first scan line between at least two imaging pulses along a second different scan line, the transmit pulse sequence including energy from collateral pulses of adjacent scan lines and imaging pulses on each line.
- 21. (amended) A method for imaging contrast agents with an ultrasound system, the method comprising the acts of:
 - (a) transmitting a first pulse along a first scan line;
- (b) transmitting a second pulse along a second scan line after (a), the second scan line adjacent the first scan line;
 - (c) transmitting a third pulse along the first scan line after (b); and
- (d) repeating (a), (b) and (c) for a different set of scan lines such that a substantially same sequence of collateral and imaging pulses is provided for each of a plurality of scan lines including the scan lines of the different sets.
- 27. (amended) A method for imaging contrast agents with an ultrasound system, the method comprising:
 - (a) transmitting pulses with a flow sample interleave ratio greater than one;

- (b) generating a substantially similar imaging pulse and collateral pulse energy sequence for substantially each transmit line in a scanned region including at least eight transmit lines; and
 - (c) sampling energy responsive to each transmitted pulse.

Please cancel claim 17.

REMARKS

The amendments to the rewritten claims are shown in the attached Appendix. In the Appendix, additions are underlined and deletions are indicated with brackets.

In the Office Action, the Examiner rejected claims 1-10 pursuant to 35 U.S.C. §101 as non-statutory subject matter. Claims 11-33 were rejected pursuant to 35 U.S.C. §103(a) as being unpatentable over Clark (U.S. Patent No. 5,980,458) in view of Poland (U.S. Patent No. 6,080,107) or over Hwang (U.S. Patent No. 6,193,662) in combination with Averkiou et al. (U.S. Patent No. 6,186,950). Claims 34-38 were rejected pursuant to 35 U.S.C. §103(a) as being unpatentable over Averkiou et al. or Hwang et al. (U.S. Patent No. 6,228,031). Applicants respectfully request reconsideration of claims 1-38, including independent claims 1, 11, 21, 27, 29 and 34.

Claims 1-10 have been amended to clarify that the sequence is part of a method of transmitting. Claims 1-10 claim statutory subject matter.

The pulse sequence limitation of some of the independent claims was also amended to more clearly indicate the pulses or energy considered as part of the pulse sequence. These amendments clarify the pulse sequence term already in the claims, so do not narrow the claims. Likewise, the amendments adding at least eight scan lines clarify the meaning of scanned region.

Claim 1 requires a substantially similar energy sequence for each of at least eight scan lines where the energy sequence includes a collateral energy pulse between two imaging pulses. None of the cited references disclose these.

Clark teaches an interleave transmit sequence of A1, B1, C1, A2, B2, C2, A3, B3, C3 and so on (col. 2, lines 35-44) where A, B and C are the scan lines and 1, 2 and 3 are the transmission number along that scan line. Further cited disclosure of Clark does not provide for another specific sequence. Using the sequence of Clark, each scan line A, B and C is subjected to a different energy or pulse sequence. Scan line A receives Ce Ce Ce; scan line B receives eCeeCeeCe and scan line C receives eC eC eC where "C" represents energy from an imaging pulse on the scan line and "e" represents energy from an imaging pulse along an adjacent scan line. Scan line C may receive additional collateral energy depending on the meaning of "and so on." Repeating this interleave sequence for other scan lines (e.g. D, E and F) merely results in continuing to introduce an artifact from differences in energy sequences, so does not result in substantially the same energy or pulse sequence. For example, scan line C would then receive eC eC eCe e e, still different than A and B. Clark does not disclose a substantially similar energy sequence for each of at least eight scan lines where the energy sequence includes a collateral energy pulse between two imaging pulses.

Poland, unlike Clark, discloses contrast agent imaging. Poland does not teach specific transmit sequences, so does not disclose a substantially similar energy sequence for each of at least eight scan lines where the energy sequence includes a collateral energy pulse between two imaging pulses.

Hwang '662 discloses various transmit sequences with a flow sample interleave ratio of one (see Figures 1-4). The pulses for each transmitted scan line are sequentially transmitted before transmitting along another scan line. Multiple receive scan lines are formed for each transmit line. Further sets of information may be formed by interpolating between received scan lines. The Examiner notes that the distinction between interleaved and collateral pulses in relation to scan lines is blurred because the interpolated lines are also referred to as scan lines. However, claim 1 is a sequence of transmit pulses where the energy sequence is for each transmit scan line. Hwang '662 does not suggest a substantially similar energy sequence for

SIEMENS

Fax

To:

Fax:

Date:

Special Programs Examiner

6509684517

Attn: Examiner Yuen

From:

Vicki Chia

571-273-4856

January 11, 2010

Title: Company:

Patent Assistant to Jenny G. Ko

Dept:

Siemens Corporation Intellectual Property

650-694-5333

Phone:

650-968-4517

Pages:

64 (including cover sheet)

Fax: Email:

Vicki, chia@siemens.com

RE:

Recreation of appln. 09/657,635 (attorney docket no. 2000P82261US)

Message:

Per your conversation with Jenny G. Ko regarding the re-creation of the above referenced application, attached is a copy of our file. If there are any questions or problems, please contact me or Jenny G. Ko (jenny ko@siemens.com, 650-694-5810). Thank you!

Kind regards,

Mida Chin

Siemens Corporation

1230 Shorebird Way, Bldg. 3 Mountain View, CA 94043

www.siemens.com

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Application No. (Inassigned)

Inventor(s): Ismayil Guracar, et al.

Title: CONTRAST IMAGING BEAM SEQUENCES FOR MEDICAL DIAGNOSTIC ULTRASOUND

X Request for Status of Application

X Certificate of Mailing dated: October 14, 2005

To the U.S. Patent & Trademark Office

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Atty Dkt No. 2000P82261US

Atty: LAM/sea

Application No.: Unassigned,

Filed: Herewith

(nventor(s): Ismayi) Guracar, et al.

Title: CONTRAST IMAGING BEAM SEQUENCES FOR MEDICAL

DIAGNOSTIC ULTRASOUND

X Request for Status of Application

X Certificate of Mailing dated: October 14, 2005

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By: Sara E. Armstrong

10/14/05

Date

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application:

Ismayil Guracar, et al.

Examiner: Francis J. Jaworski

Application No.: 09/657,635

Group: 3737

Filed: September 6, 2000

For:

CONTRAST IMAGING BEAM SEQUENCE

FOR MEDICAL DIAGNOSTIC

ULTRASOUND

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

REQUEST FOR STATUS OF APPLICATION

Sir:

Applicant hereby requests status of the above-identified application. Applicant has not yet received a response to a prior status inquiry, faxed November 1, 2004.

On September 22, 2003, we resubmitted a Petition to Withdraw Holding of Abandonment based on failure to Receive Office Action, and a Petition for Revival of an Application for Patent Abandoned Unintentionally, both of which were originally submitted to the PTO on 6/9/03. We have not received any further communication from the U.S. Patent and Trademark Office since that time.

Please advise Applicant's attorney of the present status of the above application.

PLEASE MAIL CORRESPONDENCE TO:

Siemens Corporation Customer No. 28524

Attn: Elsa Keller, Legal Administrator

170 Wood Avenue South

Iselin, NJ 08830

Respectfully submitted,

Peter Lam, Registration No. 44,855

Attorney for Applicant Telephone: 650-943-7350

Datc: 10/14/05

PAGE 1/001 -Fax Server USPTO J 1/2004 5:11 PM TO: Auto-reply fax to 65098& 17 COMPANY:

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Attorney Docket No.: 2000P82261US RECEIVED CENTRAL FAX CENTER IN THE UNITED STATES PATENT AND TRADEMARK OFFICE JAN 1 1 2010 Examiner: Francis Jaworski In re Application of: Guracar, et al. App No.: 09/657,635 Group Art Unit: 3737

Filing Date: August 28, 2001 CONTRAST IMAGING BEAM

> SEQUENCES FOR MEDICAL DIAGNOSTIC ULTRASOUND

REQUEST FOR STATUS OF APPLICATION

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Cynthia Reese

Sir:

Applicant hereby requests status of the above-identified application.

On September 22, 2003, we resubmitted a Petition to Withdraw Holding of Abandonment based on failure to Receive Office Action, and a Petition for Revival of an Application for Patent Abandoned Unintentionally both of which were originally submitted to the PTO on 6/9/03, but have not received any further communication from the U.S. Patent and Trademark Office since that time.

Please advise Applicant's attorney of the present status of the above application.

PLEASE MAIL CORRESPONDENCE TO:

Siemens Corporation Customer No. 28524 Attn: Elsa Keller, Legal Administrator 170 Wood Avenue South Iselin, NJ 08830

Respectfully submitted,

eter Lam, Registration No. 44,855

Attorney for Applicant

Telephone: 650-943-7350

Date:

To the U.S Patent & Trademark Office

Please stamp the date of receipt of the following document(s) and return his eard to us.

Atty. Dkt. No.: 00P82261US 09/657,635

Atty: Henry Groth Filed: 8/28/01 =

Serial No.: Inventor(s): Guracar, et al.

Title: CONTRAST IMAGING BEAM SEQUENCES FOR MEDICAL DIAGNOSTIC ULTRASOUND

RESUMBISSION OF

Petition to Withdraw Holding of Ahandonment Based on Failure to Receive Office Action Petition for Revival of an Application for Patent Abandoned Unintentionally

IPASed ON

Attorney Docket No.: 2000P82261US

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Guracar, et. al.

Group Art Unit: 3737

Application No.:

09/657,635

Examiner: F. Jaworski

Filed: August 28, 2001

For:

CONTRAST IMAGING BEAM SEQUENCES FOR MEDICAL DIAGNOSTIC

ULTRASOUND

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

RESUBMITTAL OF

PETITION TO WITHDRAW HOLDING OF ABANDONMENT BASED ON FAILURE TO RECEIVE OFFICE ACTION

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 C.F.R. § 1.137(b)

We are resubmitting this petition because it is our understanding (per our conversation on 9/12/03 with Examiner Frank Jaworski) that the PTO records do not indicate PTO receipt of the previous petition we submitted to the PTO on 6/9/03. We are including the original mail certification from the petition that was submitted on 6/9/03.

The above-identified application became abandoned for Applicant's failure to pay the required issue fee within the statutory period of three months from the mailing date of the Notice of Allowance.

Applicant hereby petitions for withdrawal of the Patent Office's abandonment determination for this application based on the following circumstances. The Notice of Abandonment dated 12/26/2002 states that Applicant has failed to timely pay the required

Attorney Docket No.: 2000P82261US

issue fee within the statutory period of three months from the mailing date of the Notice of Allowance. However, Applicant never received the Notice of Allowance.

Therefore, through no fault of the applicant, the Patent Office has deemed this application abandoned. Persistence with this abandonnent determination by the Patent Office would, in our view, be inequitable due to the inability of the Applicant to timely submit the issue fee when the Applicant never received the Notice of Allowance. Applicant strongly urges the Patent Office to pursue the equitable and just course of withdrawing the abandonment determination for this application. Should the Patent Office concur with our recommendation to withdraw the determination of abandonment for this application, Applicant believes that no fees are due on our part.

Applicant hereby authorizes the Patent Office to charge any fees or credit any overpayments to Deposit Account No. <u>19-2179</u>, including the issue fee and payment for ten (10) copies of the granted patent. We have attached an internally generated issue fee transmittal with this petition, but as indicated above have not received the notice of allowance.

However, if the Commissioner disagrees with Applicant's request to withdraw the finding of abandonment, Applicant petitions for revival of the application pursuant to 37 C.F.R. 1.137(b). In this latter circumstance, the Commissioner is authorized to charge any fees or credit any overpayments to Deposit Account No. 19-2179, including the fee for revival per fee required in 37 C.F.R. 1.17(m). Applicant also asserts that the delay in payment of the issue fee from Dec. 26, 2002 through this date was unintentional. A duplicate copy of this authorization is enclosed for charging the deposit account.

Date: 9/18

Respectfully requested,

SIEMENS CORPORATION

Intellectual Property Department 170 Wood Avenue South Iselin, New Jersey 08830

ATTENTION: Elsa Keller, IP Department

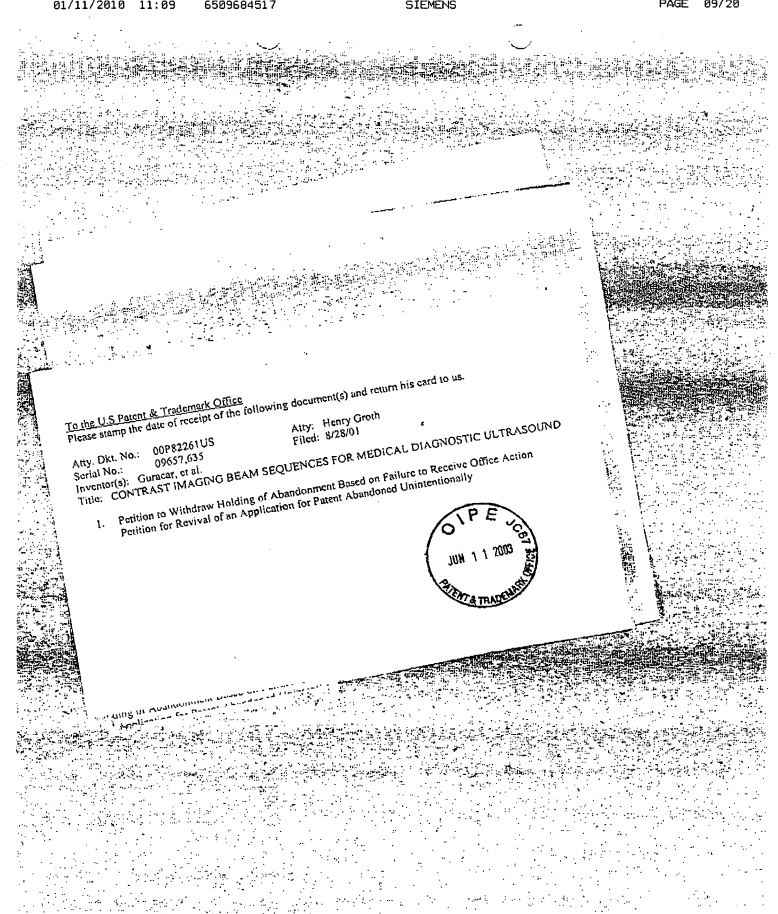
Telephone: (732) 321-3026

Henry I Gr

Henry J. Groth

Registration No. 39,696
Attorney for Applicants

Tel: 650-943-7350 Fax: 650-968-4517



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Attorney Docket No.: 2000P82261US

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Cynthia Reese

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Guracar, et. al.

Group Art Unit: 3737

Application No.:

09/657,635

Examiner: F. Jaworski

Filed: August 28, 2001

For:

CONTRAST IMAGING BEAM SEQUENCES FOR MEDICAL DIAGNOSTIC

ULTRASOUND

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

PETITION TO WITHDRAW HOLDING OF ABANDONMENT BASED ON FAILURE TO RECEIVE OFFICE ACTION

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 C.F.R. § 1.137(b)

The above-identified application became abandoned for Applicant's failure to pay the required issue fee within the statutory period of three months from the mailing date of the Notice of Allowance.

Applicant hereby petitions for withdrawal of the Patent Office's abandonment determination for this application based on the following circumstances. The Notice of Abandonment dated 12/26/2002 states that Applicant has failed to timely pay the required issue fee within the statutory period of three months from the mailing date of the Notice of Allowance. However, Applicant never received the Notice of Allowance.

Therefore, through no fault of the applicant, the Patent Office has deemed this application abandoned. Persistence with this abandonment determination by the Patent Office would, in our view, be inequitable due to the inability of the Applicant to timely submit the issue fee when the Applicant never received the Notice of Allowance.

Date: 5/24/2003

Attorney Doctet No.: 2000P82261US

Applicant strongly urges the Patent Office to pursue the equitable and just course of withdrawing the abandonment determination for this application. Should the Patent Office concur with our recommendation to withdraw the determination of abandonment for this application, Applicant believes that no fees are due on our part.

Applicant hereby authorizes the Patent Office to charge any fees or credit any overpayments to Deposit Account No. <u>19-2179</u>, including the issue fee and payment for ten (10) copies of the granted patent. We have attached an internally generated issue fee transmittal with this petition, but as indicated above have not received the notice of allowance.

However, if the Commissioner disagrees with Applicant's request to withdraw the finding of abandonment, Applicant petitions for revival of the application pursuant to 37 C.F.R. 1.137(b). In this latter circumstance, the Commissioner is authorized to charge any fees or credit any overpayments to Deposit Account No. 19-2179, including the fee for revival per fee required in 37 C.F.R. 1.17(m). Applicant also asserts that the delay in payment of the issue fee from Dec. 26, 2002 through this date was unintentional. A duplicate copy of this authorization is enclosed for charging the deposit account.

Respectfully submitted,

Henry J. Groth

Reg. No. 39,696 Attorney for Applicant

650-943-7350

01/11/2010 11:09

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ATTORNE CKET NO.: 2000P82261US

SIEMENS Corporation IPD-West Coast 1230 Shorehird Way, Bldg. 4 P.O. Box 7393 Mountain View, CA 94039-7393

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s):

Guracar, et al.

Examiner: F. Jaworksi

Serial No.:

09/657,635

Group Art Unit: 3737

Filing Date:

August 28, 2001

Title:

CONTRAST IMAGING BEAM SEQUENCES FOR MEDICAL

DIAGNOSTIC ULTRASOUND

Mail Stop Petitions Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

ISSUE FEE TRANSMITTAL

Sir:

Applicant hereby authorizes the Patent Office to charge any fees or credit any overpayments to Deposit Account No. 19-2179, including the issue fee and payment for 10 copies of the granted patent.

Date:

2003

SIEMENS CORPORATION Intellectual Property Department 170 Wood Avenue South Iselin, New Jersey 08830 ATTENTION: Elsa Keller, IP Department

Telephone: (732) 321-3026

Respectfully requested,

By:

Henry J. Groth

Registration No. 39,696 Attorney for Applicants

Tel: 650-943-7350 Fax: 650-968-4517



To the U.S Patent & Trademark Office

Please stamp the date of receipt of the following document(s) and return his card to us.

Atty: Henry Groth Atty. Dkt. No.: 00P82261US Filed: 8/28/01 09657,635 Serial No.:

Title: CONTRAST IMAGING BEAM SEQUENCES FOR MEDICAL DIAGNOSTIC ULTRASOUND Inventor(s): Gurscar, et al.

Petition to Withdraw Holding of Abandonment Based on Failure to Receive Office Action Petition for Revival of an Application for Patent Abandoned Unintentionally



Attorney Docket No.: 2000P82261US

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Guracar, et. al.

Group Art Unit: 3737

Application No.:

09/657,635

Examiner: F. Jaworski

Filed: August 28, 2001

For:

CONTRAST IMAGING BEAM SEQUENCES FOR MEDICAL DIAGNOSTIC

ULTRASOUND .

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PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 C.F.R. § 1.137(b)

The above-identified application became abandoned for Applicant's failure to pay the required issue fee within the statutory period of three months from the mailing date of the Notice of Allowance.

Applicant hereby petitions for withdrawal of the Patent Office's abandonment determination for this application based on the following circumstances. The Notice of Abandonment dated 12/26/2002 states that Applicant has failed to timely pay the required issue fee within the statutory period of three months from the mailing date of the Notice of Allowance. However, Applicant never received the Notice of Allowance.

Therefore, through no fault of the applicant, the Patent Office has deemed this application abandoned. Persistence with this abandonment determination by the Patent Office would, in our view, be inequitable due to the inability of the Applicant to timely submit the issue fee when the Applicant never received the Notice of Allowance.

01/11/2010 11:09

Date: 5/24/2003

Attorney Docat No.: 2000P82261US

Applicant strongly urges the Patent Office to pursue the equitable and just course of withdrawing the abandonment determination for this application. Should the Patent Office concur with our recommendation to withdraw the determination of abandonment for this application, Applicant believes that no fees are due on our part.

SIEMENS

Applicant hereby authorizes the Patent Office to charge any fees or credit any overpayments to Deposit Account No. 19-2179, including the issue fee and payment for ten (10) copies of the granted patent. We have attached an internally generated issue fee transmittal with this petition, but as indicated above have not received the notice of allowance.

However, if the Commissioner disagrees with Applicant's request to withdraw the finding of abandonment, Applicant petitions for revival of the application pursuant to 37 C.F.R. 1.137(b). In this latter circumstance, the Commissioner is authorized to charge any fees or credit any overpayments to Deposit Account No. 19-2179, including the fee for revival per fee required in 37 C.F.R. 1.17(m). Applicant also asserts that the delay in payment of the issue fee from Dec. 26, 2002 through this date was unintentional. A duplicate copy of this authorization is enclosed for charging the deposit account.

Respectfully submitted,

Henry Groth Reg. No. 39,696

Attorney for Applicant

650-943-7350

6509684517

ATTORNE\ **∌CKET NO.: 2000P82261US**

SIEMENS Corporation IPD-West Const 1230 Shorebird Way, Bldg. 4 P.O. Box 7393 Mountain View, CA 94039-7393

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s):

Guracar, et al.

Examiner: F. Jaworksi

Serial No.:

09/657,635

Group Art Unit: 3737

Filing Date:

August 28, 2001

Title:

CONTRAST IMAGING BEAM SEQUENCES FOR MEDICAL

DIAGNOSTIC ULTRASOUND

Mail Stop Petitions Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

ISSUE FEE TRANSMITTAL

\$ir:

Applicant hereby authorizes the Patent Office to charge any fees or credit any overpayments to Deposit Account No. 19-2179, including the issue fee and payment for 10 copies of the granted patent.

By:

003

Respectfully requested,

SIEMENS CORPORATION

Intellectual Property Department

170 Wood Avenue South Iselin, New Jersey 08830

ATTENTION: Elsa Keller, IP Department

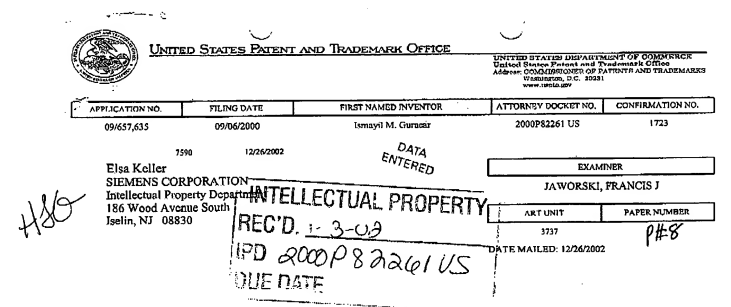
Telephone: (732) 321-3026

Henry J. Groth

Registration No. 39,696

Attorney for Applicants Tel: 650-943-7350

Fax: 650-968-4517



Please find below and/or attached an Office communication concerning this application or proceeding.

JAN 0 7 2093

TOTAL PROPERTY BETT

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UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTOP	INEY DOCKET NO.
1/057,636				
(4)(1)(1)(1)				
			ĒΧ	AMINER
				•
			ART UNIT	PAPER NUMBER
				11.8

DATE MAILED:

	NOTICE OF ABANDONMENT	
This	s application is abandoned in view of:	
	Applicant's failure to timely file a proper response to the Office letter mailed on	•
	A response (with a Certificate of Mailing or Transmission of) was received on, which is after the expiration of the period for response (including a total extension of time of) which expired on	
	A proposed response was received on, but it does not constitute a proper response to the final rejection.	
	(A proper response to a final rejection consists only of: a timely filed amendment which places the application in condition for allowance; a Notice of Appeal; or the filing of a continuing application under 37 CFR 1.62 (FWC).	•
	No response has been received.	
P	Applicant's failure to timely pay the required issue fee within the statutory period of three months from the mailing date of the Notice of Allowance.	
	The issue fee (with a Certificate of Mailing or Transmission of) was received on	<u> </u>
	☐ The submitted issue fee of \$is insufficient. The Issue fee required by 37 CFR 1.18 is \$	
	The issue fee has not been received.	
	Applicant's failure to timely file new formal drawings as required in the Notice of Allowability.	
	Proposed new formal drawings (with a Certificate of Mailing or Transmission of) were received on	
	The proposed new formal drawings filed are not acceptable.	,
	☐ No proposed new formal drawings have been received.	
	The express abandonment under 37 CFR 1.62(g) in favor of the FWC application filed on	•
	The letter of express abandonment which is signed by the attorney or agent of record, the assignee of the entire interest, or all of the applicants.	
	The letter of express abandonment which is signed by an attorney or agent (acting in a representative capacity under 37 CFR 1.34(a) upon the filing of a continuing application.	
	The decision by the Board of Patent Appeals and Interferences rendered on and because the period	
	for seeking court review of the decision has expired and there are no allowed claims. ABANDONMEN	*
	The reason(s) below: CONTACT PERS	ON IS:



United States Patent and Trademark Office

6509684517

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMERCIPER OF PATENTS AND TRADEMARKS Washington, D.C. 20201

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NOTICE OF ALLOWANCE AND FEE(S) DUE

	90 IA DET 22:503				
Elsa Keller	WIELLE	CTUAL PROPERTY		EXAMIN	ER
SIEMENS CORPO	RATIONEC'D	6-19-00		JAWORSKI, F	RANCIS J
186 Wood Avenue	South IDD 200	000		ART UNIT	CLASS-SUBCLASS
Iselin, NJ 08830	200	2719228da		3737	600-458000
	1.2 27 25 program 2.	IF-11-12-02	DAT	E MAILED: 08/12/2002	
APPI,ICATION NO.	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	CONFIRMATION NO.
00/667 636	00/06/2000	Ismavil M. Gurocar		2000P82261 US	1723

TITLE OF INVENTION; CONTRAST IMAGING BEAM SEQUENCES FOR MEDICAL DIAGNOSTIC ULTRASOUND

						_
APPLN. TYPE	SMALL ENTITY	issue fee	PUBLICATION FER	TOTAL FEE(S) DUE	BUD STAD	
ถอกมางvisional	NO	\$1280	\$0	\$1280	11/12/2002	_

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. <u>PROSECUTION ON THE MERITS IS CLOSED.</u> THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above. If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is changed, pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above and notify the United States Patent and Trademark Office of the change in status, or

B. If the status is the same, pay the TOTAL FEE(S) DUE shown above.

AUG 2 3 2002

If the SMALL ENTITY is shown as NO:

A. Pay TOTAL FEE(S) DUE shown above, or

B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check the box below and enclose the PUBLICATION FEE and 1/2 the ISSUE FEE shown above.

 Applicant claims SMALL ENTITY status. See 37 CFR 1.27.

II. PART B - FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B - Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Box ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

Page 1 of 4

PTOL-85 (REV. 04-02) Approved for use through 01/31/2004.



PART B - FEE(S) TRANSMITTAL



Complete and send this form, together with applicable fee(s), to: Mail Box ISSUE FEE

Commissioner for Patents Washington, D.C. 20231

(703)746-4000 Eax INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks I through 4 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block I, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications.

CURRENT CORRESPONDENCE ADDRESS (Note Legisly mark-up with any correspondence and results and or maintenance fees will be mailed to the current correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for Maintenance fees will be mailed to the current correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for Maintenance fees notifications.

CURRENT CORRESPONDENCE ADDRESS (Note Legisly mark-up with any correspondence and notifications of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block I, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fees notifications.

CURRENT CORRESPONDENCE ADDRESS (Note Legisly mark-up with any correspondence and respondence address).

7590

Elsa Keller SIEMENS CORPORATION Intellectual Property Department 186 Wood Avenue South Iselin, NJ 08830

Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of trialing or transmission.

Certificate of Mailing or Transmission I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first closs mail in an envelope addressed to the Box Issue Fee address above, or being facsimile transmitted to the USPTO, on the date indicated below.

(Depositor's name) (Sizzatu

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.			
09/657,635	09/06/2000	Ismayil M. Guracar	2000P82261 US	1723			
TTLE OF INVENTION: CONTRAST IMAGING BEAM SEQUENCES FOR MEDICAL DIAGNOSTIC ULTRASOUND							

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FER(S) DUE	DATE DUB
nonprovisional	NO	\$1280	\$0	\$1280	11/12/2002
вхамп	NER	ART UNIT	CLASS-SUBCLASS		
JAWORŠKI, I	FRANCIS J	3737	600-458000		
1. Change of correspondence address or indication of "Fee Address" (37 CFR 1.363). Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. Change of correspondence address or indication of "Fee Address" (37 CFR 1.363).		2. For printing on the patent fro the names of up to 3 registered or agents OR, alternatively, (2) single firm (having as a memi attorney or agent) and the nam registered patent attorneys or age is listed, no name will be printed.	patent attorneys the name of a ber a registered nes of up to 2		

3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type)

PLEASE NOTE: Unless an assignce is identified below, no assignce data will appear on the patent. Inclusion of assignce data is only appropriate when an assignment has been previously submitted to the USPTO or is being submitted under separate cover. Completion of this form is NOT a substitute for filing an assignment. (A) NAME OF ASSIGNEE (B) RESIDENCE: (CITY and STATE OR COUNTRY)

Please check the appropriate assignee category or categor	rics (will not be printed on the patent)	O individual	O corporation or other private group entity	O governmen	
fn. The following fee(s) are enclosed:	4b. Payment of Fec(s):				
□ Issue Fcc	□ ∧ check in the amount of	f the fee(a) is en	closed.		
D Publication Fee	Payment by credit card.	Porm PTO-2038	is attached.		
☐ Advance Order - # of Capies	☐ The Commissioner is hereby authorized by charge the required fee(s), or credit any overpayment, to Deposit Account Number(enclose an extra copy of this form).				
Commissioner for Patents is requested to apply the Issue	Fee and Publication Fee (if any) or to re-a	pply any previo	usly paid issue fee to the application identifi-	ed above.	

(Date) (Authorized Signature)

NUTE; The Issue Fee and Publication Fee (if required) will not be accepted from anyone other than the applicant; a registered alterney or agent; or the assignee or other party in interest as shown by the records of the United States Patent and Trademark Office.

This collection of information is required by 37 UFR 1.31. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Department of Commerce, Washington, D.C. 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, Washington, DC 20231.

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

TRANSMIT THIS FORM WITH FEE(S)

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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE